

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Michael Gauselmann
Serial No: 09/491,779 Art Unit: 3711
Filing Date: January 26, 2000
Title: METHOD FOR OPERATING A COIN ACTUATED ENTERTAINMENT
AUTOMAT
Examiner: Dolores S. Collins

September 29, 2000
TRANSMITTAL LETTER

Adp231T5

Hon. Commissioner of Patents and Trademarks
Washington, D.C. 20231

SIR:

Transmitted herewith for filing is:

<X> INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR § 1.97 dated 29, 2000 (4 pages)
<x> Copy of International Search Report (3 pages)
<x> Copy of European Search Report (3 pages)
<X> Copy of the patent GB 2 144 568
<X> Copy of the patent WO - 96 25725
<X> Copy of the patent EP - 0 338 644
<X> Copy of the patent US - 5 116 055

(X) Enclosed is a check to cover the fee in the amount of \$.00.

(X) The applicant hereby petitions the Commissioner of Patents and Trademarks to extend the time for response to any Office Action outstanding in the above captioned matter as necessary to avoid abandonment of the application. Please charge my deposit account No.11-0224 in the amount required to cover the cost of the extension. Any deficiency or overpayment should be charged or credited to the above account.

(X) The Commissioner is hereby authorized to charge any fees under 35 U.S.C. 1.16, and 1.17, after a mailing of a Notice of Allowance under 35 USC 1.18 or any additional fees which may be required during the entire pendency of the application, or credit any overpayment, to Acct. No.11-0224. A duplicate copy of this sheet is enclosed. If and only if account funds should be insufficient, immediately contact our associate, Lisa Zumwalt, at (703)415-0579, who will pay immediately to avoid deprivation of rights.

() Please charge my Deposit Account No.11-0224 in the amount of \$_____. A duplicate copy of this sheet is enclosed.

A signature or signatures required for the above recited document(s) is (are) provided herebelow. Such signature(s) also provide(s) ratification for any required signature appearing to be defective in the above recited document(s).

Horst M. Kasper
Horst M. Kasper, 13 Forest Drive, Warren, N.J.07059
Reg. No. 28,559 Tel.(908)757-2839

Mailing Certification:

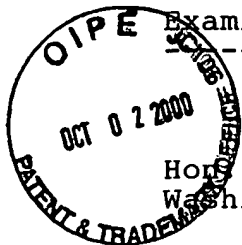
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to Commissioner of Patents and Trademarks, Washington, D.C. 20231,

on..29.SEP.2000.....

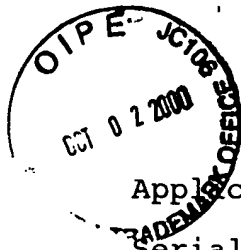
Signature: *T. H. Kasper* Date: 29 SEP 2000

*%pt0:trans1(ADP231T5(September 29, 2000(

TADEUSZ MATWIEJCZYK



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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Michael Gauselmann

Serial No: 09/491,779

Art Unit: 3711

Filing Date: January 26, 2000

Title: METHOD FOR OPERATING A COIN ACTUATED
ENTERTAINMENT AUTOMAT

Examiner: Dolores R. Collins

September 29, 2000

ADP231S3

INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR § 1.97

Hon. Commissioner of Patents and Trademarks
Washington, D.C. 20231

SIR:

Submitted herewith is a copy of European Search Report issued in an European Patent Office on May 9, 2000 and International Search Report issued in European Patent Office on October 2, 1996.

1. We wish to make of record certain citations listed in the International Search Report and European Search Report in accordance with 37 CFR 1.97.

2. The relevance of each listed item with regard to the different claims of the above-identified application according to the opinion of the Search Authority is indicated in the Search Report

by reference to certain categories which
are explained on the Search Report sheet

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or in MPEP on page 1800-34, resp. <X>

3. The claims as filed in the above-identified U.S. patent application correspond to < >
are different from <X>
the claims for which the Search Report has been established.

4. Copies of the following references cited in the European and International Search Report are enclosed herewith:

- GB - 2 144 568
- WO - 96 25725
- EP - 0 338 644
- US - 5 116 055

5. Copies of the following references cited in the International Search Report:

-
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have been submitted to the United States Patent and Trademark Office on July 23, 1996.

6. The following patent documents:

- GB - 2 214 909
- US - 5 110 617
- EP - 0 388 103
- US - 5 292 127
- DE - 22 30 816

are also cited in the International Search Report. Applicant will submit copies of these references as they become available.

The present submission was not made at an earlier

date, since the materials submitted were not available to the attorney about the time of filing of the application. The attorney endeavors to notify the applicant about the requirements of the United States Patent and Trademark Office relating to submission of prior art and upon receipt of such prior art it is submitted to the United States Patent and Trademark Office with reasonable promptness as the attorney caseload allows.

In view of holdings of attorneys as being grossly negligent in not submitting certain documents in prior holdings of the United States Patent and Trademark Office, it is believed that the art submitted now would raise in view of standards applied in said holdings of gross negligence of attorneys a serious question as to the patentability of the claimed subject matter. While the attorney does not have any certainty as to how and under which circumstances each individual prior art piece became known to an applicant, most of such documents submitted during the later stages of a patent prosecution have generally been cited in the course of foreign examining procedures by foreign examiners considering patentability of an equivalent or corresponding foreign application. If there should be a specific interest on the side of the United States Patent and Trademark Office as to how and under which

circumstances individual documents became known to the applicant, then the applicant is ready to provide additional information as to specific details relating to the circumstances of the uncover of individual documents as requested by the United States Patent and Trademark Office.

The above recited references taken alone or in combination are believed to neither anticipate nor to render obvious the present application.

Respectfully submitted,

Michael Gauselmann

By:



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Reg.No. 28559; Docket No.: ADP231

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